

EXHIBIT 5

Volume 3

Pages 371 - 568

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

Before The Honorable William H. Alsup, Judge

SONOS, INC.,)	
)	
Plaintiff and)	
Counter-Defendant,)	
)	
VS.)	NO. C 20-6754 WHA
)	Related Case No. C 21-07559 WHA
GOOGLE, LLC,)	
)	
Defendant and)	
Counter-Claimant.)	
)	

San Francisco, California
Tuesday, May 9, 2023

TRANSCRIPT OF JURY TRIAL PROCEEDINGS

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REPORTED BY: Marla F. Knox, CSR No. 14421, RPR, CRR, RMR
United States District Court - Official Reporter

LAMBOURNE - DIRECT / CARIDIS

1 **A.** Sonos.

2 **Q.** And what is your current position at Sonos?

3 **A.** I'm the director of user experience for professional.

4 **Q.** And what your responsibilities as the director of user
5 experience for professional?

6 **A.** Yes. I manage the design team that works on user
7 experience that addresses the needs of professional users in
8 business environments.

9 **Q.** And can you tell us a little bit about your educational
10 background?

11 **A.** Yes. I have a degree -- well, I'm from the UK originally.
12 I have a degree from the University there called Loughborough
13 University, and that's in design and technology, and I
14 graduated there in 1991.

15 **Q.** Okay. You mentioned a degree in design and technology.
16 Can you explain a little bit more what that is?

17 **A.** Yes. It's a degree in product design sometimes called
18 industrial design. At other universities that run similar
19 course it is sometimes referred to as industrial design
20 engineering. My university called it design and technology.

21 **Q.** And did you attain any other degrees after your design and
22 technology degree from Loughborough University?

23 **A.** Yes. I have a second degree, a master's degree in
24 computer-related design, and that's from the Royal College of
25 Art in London in the UK.

1 **A.** That's correct.

2 **Q.** In your written description, you didn't provide any
3 descriptions of other types of source code or program
4 instructions because you don't write those types of
5 instructions; correct?

6 **A.** That's right. I don't write source code.

7 **Q.** You have never written source code for any Sonos product;
8 correct?

9 **A.** Correct.

10 **Q.** That's not your job responsibility; right?

11 **A.** Correct.

12 **Q.** And so here when we look at your invention being described
13 in the '966 patent, one of the things that could be a set of
14 program instructions to carry out the rest of your invention
15 claim could be a macro; correct?

16 **A.** I'm not sure I would make that leap. I mean, macros I'm
17 describing in the sketchbook as a sequence of events. Group
18 this with this room with this room.

19 When the claims talk about program instructions, they
20 could be referring to the source code, software code.

21 **Q.** Sir, you didn't describe any software or source code in
22 your written description of your invention for the '966 and the
23 '885 patents; correct?

24 **A.** Are you talking about notepads here or the patents?

25 **Q.** The patents.

CERTIFICATE OF REPORTER

I certify that the foregoing is a correct transcript
from the record of proceedings in the above-entitled matter.

DATE: Tuesday, May 9, 2023



Marla F. Knox, CSR No. 14421, RPR, CRR, RMR
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